IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JOANNA JOHNSON-HARRIS, Plaintiff,

v.

CIVIL ACTION

AMQUIP CRANES RENTAL, LLC and TOM JANEKA,

Defendants.

NO. 14-767

ORDER

AND NOW, this 8th day of July, 2015, upon consideration of Defendants AmQuip Cranes Rental, LLC and Tom Janeka's Motion for Summary Judgment [ECF No. 41], the Plaintiff Joanna Johnson-Harris's response in opposition thereto [ECF No. 56], and the Defendants' reply [ECF No. 57], and for the reasons provided in the Court's Opinion of July 8, 2015 [ECF No. 62], **IT IS ORDERED** that:

- (1) the Defendants' Motion for Leave to File a Reply to Plaintiff's Response to Their Statement of Undisputed Facts [ECF No. 61] is **GRANTED**;
- (2) the motion for summary judgment is **GRANTED**;
- (3) **JUDGMENT IS ENTERED IN FAVOR** of Defendants, AmQuip Cranes Rental, LLC and Tom Janeka, and **AGAINST** Plaintiff, Joanna Johnson-Harris; and
- (4) The Clerk of Court is directed to close this case.

BY THE COURT:	
/S/WENDY BEETLESTONE, J.	
WENDY BEETLESTONE, J.	